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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
10/812,971	03/31/2004	Toshiaki Takahashi	249594US3	4879			
22850	22850 7590 07/13/2005			EXAMINER			
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314			GHATT, DAVE A				
			ART UNIT	PAPER NUMBER			
			2854				
		•	DATE MAILED: 07/13/2005				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applican	ıt(s)			
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Office Action Summary		10/812	·, · · · · · · · · · · · · · · · · · ·		SHI ET AL.			
		Exami		Art Unit				
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THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNION of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication of the properties of the specified above is less than thirty (30) period for reply specified above, the maximum stature to reply within the set or extended period for reply wreply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no inication.) days, a reply within the uttory period will apply an will, by statute, cause the	o event, however, may a statutory minimum of thi ad will expire SIX (6) MO application to become A	reply be timely filed irty (30) days will be consi NTHS from the mailing da BANDONED (35 U.S.C.	idered timely. ate of this comm § 133).	unication.		
Status								
1) 又	Responsive to communication(s) filed	i on <i>31 March 20</i>	04.					
•	This action is FINAL . 2b)⊠ This action is non-final.							
3)								
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠ 5)□ 6)⊠ 7)⊠	Claim(s) <u>1-33</u> is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>1,2,15,16 and 29-33</u> is/are ro Claim(s) <u>3-14 and 17-28</u> is/are object Claim(s) are subject to restrict	e withdrawn from ejected. ted to.						
Applicat	ion Papers							
10)⊠	The specification is objected to by the The drawing(s) filed on 31 March 200 Applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to	$\underline{4}$ is/are: a) \boxtimes accition to the drawing(the correction is rec	s) be held in abeya quired if the drawing	nce. See 37 CFR 1 g(s) is objected to. S	I.85(a). See 37 CFR ⁻			
Priority (ınder 35 U.S.C. § 119							
12)⊠ a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of Some * Copies of the priority of Some * Copies of the priority of Some * Copies of the certified copies of the priority of some * Copies of the priority of the certified copies of the priority of some * Co	documents have be documents have be of the priority documents the priority documents the below t	peen received. peen received in a aments have been Rule 17.2(a)).	Application No n received in this I		age		
2) Notice 3) Information	ot (s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or F er No(s)/Mail Date <u>08/05/04</u> .		Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Applic	ation (PTO-15	52)		

Art Unit: 2854

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 2, 15, 16, 30, 31, 32, and 33, are rejected under 35 U.S.C. 102(b) as being anticipated by Kang (US 6,254,085). Insofar as structure and method steps are recited, Kang teaches the claimed subject matter. With respect to claims 1, 15, 30, 31, 32, and 33, Kang teaches a sheet-feeding device configured to convey recording media to receive an image from a photoconductor. (See column 1 lines 11-14, and Figure 1.) As shown in Figure 2, Kang teaches a cassette (stacking means) 200 in which recording media are configured to be stacked, the cassette comprising a rear end regulation member 210 configured to be moved in a direction in which the recording media are fed to regulate rear ends of the recording media. Figure 2 of Kang also shows a size detection device 220 configured to swing with movement of the rear end regulation member. Kang further teaches a size determination device (means for detecting a position of the means for swinging) 240 arranged within an area corresponding to a width of the cassette in the direction in which the recording media are fed and configured to determine a size of the recording media stacked in the cassette by detecting a position of the size detection device.

With respect to claims 2 and 16, insofar as a backside surface is defined, Kang teaches the size detection device 220 provided to a backside surface of the cassette. (See Figure 2.)

Art Unit: 2854

With respect to claims, 15, 16, and 31 as outlined in column 1 line 11-14 of Kang teach an image forming apparatus for forming an image on a photoconductor.

With respect to the method steps recited in claim 33, these steps are deemed to be inherent in view of the functions of the apparatus discussed above, because when the apparatus is operated in its intended manner, the recited steps are necessarily performed.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Smith et al. (US 6,374,066) in view of Kang (US 6,254,085). As shown in Figures 1-3, Smith et al. teaches an image forming apparatus 10 with an image forming device configured to form an image on a photoconductor. Smith et al. also teaches a plurality of openings, shown generally at 5, for receiving a plurality of cassettes 5. Smith et al. teaches all the claimed structure, except the specific structure of the sheet feeding device is not known. Kang teaches a sheet-feeding device for an image forming device, similar to that of Smith et al. As shown in Figure 2, Kang teaches a cassette (stacking means) 200 in which recording media are configured to be stacked, the cassette comprising a rear end regulation member 210 configured to be moved in a direction in which the recording media are fed to regulate rear ends of the recording media. Figure 2 of Kang also shows a size detection device 220 configured to swing with movement of the rear end

Art Unit: 2854

regulation member. Kang further teaches a size determination device (means for detecting a position of the means for swinging) 240 arranged within an area corresponding to a width of the cassette in the direction in which the recording media are fed and configured to determine a size of the recording media stacked in the cassette by detecting a position of the size detection device. To one of ordinary skill in the art, it would have been obvious to employ, in the apparatus of Smith et al., the sheet feeding device of Kang, because the device of Kang provides the benefit of providing page sizes without pulling the tray from the main frame of the printing device, as outlined in column 1 lines 39-44.

Allowable Subject Matter

5. Claims 3-14, and 17-28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 3 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, including the size detection device configured to extend such that a swinging side end thereof is located at the other end of the cassette in the direction in which the recording media are fed, and wherein the size determination device is arranged at a side of the other end of the cassette in the direction in which the recording media are fed.

Claim 4 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, wherein the size detection device has a swing radius corresponding to the length of the moving path of the rear end regulation

Art Unit: 2854

member of the tray expansion/contraction part extended by attaching the auxiliary member to the part of the tray expansion/contraction part forming the moving path of the rear end regulation member.

Claim 5 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, wherein the size detection device has a swing radius directed toward and extended to an end of the cassette opposite an end of the cassette in the direction in which the recording media are fed.

Claim 6 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, wherein a tilt prevention member is provided between a wall part of the cassette and the cam part and configured to contact the cam part so that the cam part can be prevented from being tilted when the cam part pushes the size determination device.

Claim 17 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, including the size detection device configured to extend such that a swinging side end thereof is located at the other end of the cassette in the direction in which the recording media are fed, and wherein the size determination device is arranged at a side of the other end of the cassette in the direction in which the recording media are fed.

Claim 18 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, wherein the size detection device has a swing radius corresponding to the length of the moving path of the rear end regulation member of the tray expansion/contraction part extended by attaching the auxiliary member to the

Art Unit: 2854

part of the tray expansion/contraction part forming the moving path of the rear end regulation member.

Claim 19 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, wherein the size detection device has a swing radius directed toward and extended to an end of the cassette opposite an end of the cassette in the direction in which the recording media are fed.

Claim 20 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, wherein a tilt prevention member is provided between a wall part of the cassette and the cam part and configured to contact the cam part so that the cam part can be prevented from being tilted when the cam part pushes the size determination device.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave A. Ghatt whose telephone number is (571) 272-2165. The examiner can normally be reached on Mondays through Friday 8:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew H. Hirshfeld can be reached on (571) 272-2168. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Page 7

Application/Control Number: 10/812,971

Art Unit: 2854

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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